

1st Sub. S.B. 66

ALCOHOLIC BEVERAGE CONTROL RELATED AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 1, 2012 8:14 AM

Senator **John L. Valentine** proposes the following amendments:

1. Page 31, Lines 944 through 945:

944 (b) A reception center licensee shall report the information necessary to show
945 compliance with this Subsection (9) to the department on ~~{a quarterly}~~ an annual basis.

2. Page 33, Lines 996 through 998:

996 (c) The commission may by rule define what constitutes a "third-party host" for
997 purposes of this Subsection (17) so that a reception center licensee and the third-party host are
998 not ~~{affiliated with,}~~ owned by ~~{,}~~ or operated by the same persons ~~{,}~~ , except that the rule shall permit a reception center licensee to host an event for an immediate family member of the reception center licensee.

3. Page 33, Lines 1003 through 1005:

1003 (19) ~~{A}~~ (a) Except as provided in Subsection (19)(b), a reception center licensee may not
operate an event:
1004 ~~{(a)}~~ (i) that is open to the general public; and
1005 ~~{(b)}~~ (ii) at which an alcoholic product is sold or offered for sale.

(b) A reception center licensee may operate an event described in Subsection (19)(a) if the event is hosted:
(i) at the reception center no more frequently than once a calendar year; and
(ii) by a nonprofit organization that is organized and qualified under Section 501(c), Internal Revenue Code.